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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Martin R. Schiff, et al.

Group Art Unit 2166

Appl. No. : 09/728,583

Filed : December 1, 2000

For : SYSTEMS AND METHODS
OF COMPARING PRODUCT
INFORMATION

Examiner : Unknown

I hereby certify that this correspondence and all
marked attachments are being deposited with the
United States Postal Service as first-class mail in an
envelope addressed to: Assistant Commissioner for
Patents, Washington, D.C. 20231, on

James B. Bear, Reg. No. 25,221

**DECLARATION UNDER 37 C.F.R. § 1.47(a) BY AMY C. CHRISTENSEN
REGARDING NONSIGNING INVENTOR MONICA SCANLON**

Assistant Commissioner for Patents
Washington, D.C. 20231

Dear Sir:

I, Amy C. Christensen, declare and state the following:

1. I am an attorney at Knobbe, Martens, Olson and Bear, LLP, which represents Travel Services International, Inc. ("Travel Services International") with regard to certain intellectual property matters.

2. I am informed and believe that Martin Schiff, Kathleen Sussman-Wiles, Vivian Ewart, Wallace Huff, Byron Berk, Maureen Elenberger, Timothy Fessenden, Paul Fitton, Vance Loiselle, Michael Carpenter, Michael Sherota, Elizabeth Judy, Elena Rodriquez, Holley Christen, Mitch Cox, Todd Elliott, Kevin Helms, Adolf Quintana, Dot Tolle, Nancy Porter, Karen Reynolds, Monica Scanlon, Paul Colangelo, Tracey Codd, Joannell DeLand, Timothy Moorhead, Anne D. Burkard, George DelPino, Joelle Delva, Sharon Everhart-Brooks, Bradley Ferguson, David Forman, Samuel Hintz, Irwin Klotz, Courtney Kurk, Keith Leslie, Sandi Levy, Fred

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OFFICE OF PETITIONS
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Locicero, Charlotte Luna, Jeffrey Nickerson, and Maryann Bastnagel are joint and co-inventors in the above-referenced U.S. patent application.

3. I am informed and believe that at the time of the activities leading up to the invention of the subject matter of the above-referenced U.S. patent application, Monica Scanlon was a consultant at PricewaterhouseCoopers hired by Travel Services International to do technical work.

4. I am informed and believe that Monica Scanlon participated in a project to develop systems and methods of comparing product information on behalf of Travel Services International.

5. The last address of Monica Scanlon, known to me, is:

120 W. 23rd St.

Apt. 9B

New York, NY 10011.

6. On or about December 13, 2000, I reviewed and verified the contents of a letter sent by James B. Bear, an attorney at Knobbe, Martens, Olson and Bear, LLP, via Federal Express Priority Overnight Service to Monica Scanlon, 120 W. 23rd St., Apt. 9B, New York, NY 10011. The letter included a copy of the above-referenced U.S. patent application, including the specification, claims, drawings, and the Declaration by Inventors. The letter also included an Assignment form for the application. The letter asked Monica Scanlon to sign the enclosed Declaration by Inventors, sign and notarize the Assignment form, and to return the papers to James B. Bear. A copy of the delivery documentation, the letter, and the enclosures relating to the above-referenced patent application are attached hereto as Exhibit A and are incorporated herein by reference.

7. On August 1, 2001, I contacted DataSearch via e-mail and requested that a "Discovery Plus Search" be conducted to determine the current address for Monica Scanlon. I was notified that the request been entered. A copy of this e-mail is attached hereto as Exhibit B and is incorporated herein by reference.

8. On August 10, 2001, I received an email forwarded to me from DataSearch sent on August 9, 2001 at 12:57 p.m. regarding the search results for Monica Scanlon. DataSearch found two addresses, but DataSearch advised us that DataSearch did not believe that the first one was valid. The one that DataSearch thought was valid was: 120 W. 23rd Street, Apt. 9B, New

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York, NY 10011 which is the last known address in our records. A copy of this e-mail is attached hereto as Exhibit C and is incorporated herein by reference.

9. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further declare that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated: December 3, 2001

By: Amy Christensen
Amy C. Christensen

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